

## **EXHIBIT A**



**MotleyRice**

Jeanette M. Gilbert

Licensed in NY

DIRECT DIAL 843.216.9311

DIRECT FAX 843.216.9430

JGilbert@motleyrice.com

January 5, 2007

Kirkland & Ellis LLP  
Attn: Barbara Harding, Esq.  
655 Fifteenth Street, NW  
Washington, D.C. 20005


RE: W.R. Grace & Co., et al

Dear Ms. Harding:

Pursuant to the Order signed by Judge Fitzgerald on December 22, 2006, your firm was to provide to us a list of claimants represented by our firm who have asbestos-related cancer other than mesothelioma for whom you require X-ray's. This information was to have been received by our firm by December 29, 2006.

To date, we have not received such a request. Accordingly, we assume that the debtor has no need of X-rays from any of the claimants we represent. In light of this, we will not be providing any X-rays.

Yours very truly,

  
JEANETTE M. GILBERT

JMG

cc. John Herrick, Esq.

www.motleyrice.com

Motley Rice LLC  
Attorneys at Law



MT. PLEASANT

28 BRIDGESIDE BLVD.  
P.O. BOX 1792  
MT. PLEASANT, SC 29465  
843-216-9000  
843-216-9450 FAX

BARNWELL

1750 JACKSON ST.  
P.O. BOX 365  
BARNWELL, SC 29812  
803-224-8800  
803-259-7048 FAX

PROVIDENCE

321 SOUTH MAIN ST.  
P.O. BOX 6067  
PROVIDENCE, RI 02940  
401-457-7700  
401-457-7708 FAX

HARTFORD

ONE CORPORATE CENTER  
20 CHURCH ST., 17TH FLOOR  
HARTFORD, CT 06103  
860-882-1681  
860-882-1682 FAX

ATLANTA

600 WEST PEACHTREE ST.  
SUITE 800  
ATLANTA, GEORGIA 30308  
404-201-6900  
404-201-6959 FAX

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

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In re:	:	Chapter 11
	:	
W.R. GRACE & CO., <i>et al.</i> ,	:	Case No. 01-1139 (JKF)
	:	
Debtors.	:	Jointly Administered
	:	
		Re: Docket Nos.: 13702; 13784; 13816; 13845; 13848; 13877; 13879; 13881; 13883; & 13889 + 1409 3

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ORDER REGARDING X-RAY EVIDENCE

Upon consideration of the proposed Order attached to Debtors' Notice of Failure to Reach Agreement and Request for Entry of Debtors' Proposed Protocol Concerning Production of Chest X-rays of Asbestos Personal Injury, Pre-Petition Claimants with Non-Mesothelioma, Malignant Claims, filed November 17, 2006, as well as the oppositions to the proposed Order submitted by Claimants represented by Motley Rice, Kelly & Ferraro, Goldberg Persky, the McGarvey Heberling Firm, the Wartnick Law Firm, Michael B. Serling, P.C., Thornton & Naumes, LLP, the MMWR Firms, Stutzman, Bromberg, Esserman & Plifka, P.C., and Jacobs & Crumplar, it is **ORDERED** as follows:

1. Each Claimant alleging an asbestos-related cancer other than mesothelioma who, in a current Questionnaire response (or in a Questionnaire response filed on or before January 12, 2007) has produced, or alleged or indicated that he has x-ray evidence that the cancer is attributable to asbestos exposure (the "Claimant" or "Claimants") must provide Grace with a copy of his or her chest x-ray that supports this allegation by January 30, 2007. All copies shall be sent to Rust Consulting, Inc., 201 South Lyndale Avenue, Faribault, MN 55021 and labeled with the Claimant's name, last four digits of his/her social security number, the bankruptcy case

caption (above) and the name of the law firm that submitted a Questionnaire on behalf of the Claimant. For purposes of this Order, "x-ray evidence" shall include a B-read, a radiology report, the x-ray itself, or any medical or scientific opinion based on a review of an x-ray; and it is further **ORDERED** that

2. Each x-ray copy shall include a certification from someone qualified in the appropriate field or a stipulation from the Claimant or his or her counsel certifying that any images in the original x-ray which are material to the Claimant's allegation that the x-ray demonstrates that his or her cancer is attributable to asbestos appear identically in the copy being provided. Grace shall be responsible for the reasonable and customary cost of copying the x-ray, obtaining the certification provided, and shipping and shall promptly reimburse the Claimants for such costs; and it is further **ORDERED** that

3. If it is not possible or reasonably practicable to obtain the certification described in Paragraph 2, the Claimant (or his counsel on his behalf) shall provide Grace by January 12, 2007 with a certification to such effect. In such event and upon demand by Grace, the Claimant shall make his or her original x-ray available for inspection at his or her counsel's office within thirty (30 days) days of the demand by Grace; and it is further **ORDERED** that

4. If a hospital or other third party has possession of the original x-ray and refuses or fails to timely produce it to the Claimant or his counsel after request for it has been made by the Claimant (or his counsel on his behalf), then the Claimant or his counsel shall certify that (1) within 1 week of receiving the demand from Grace pursuant to paragraph 3, the Claimant (or counsel on his behalf) has requested that the third party provide Claimant with the original x-ray; (2) that the third party refuses or has failed to provide the original x-ray to the Claimant; and (3) the identity of the third party and the basis or reason that the original is not being provided to the

Claimant, to the extent made known by the hospital or other third party. Upon notification that the original is unavailable pursuant to this paragraph, counsel for Claimant shall notify Grace and shall provide Grace with a Medical Authorization and Release Form that will authorize Grace to access and review the original x-ray in the custody of the third party.

5. Copies of x-rays provided pursuant to this order will be used by Grace, including all agents and professionals of and/or employed by Grace, exclusively for purposes of the estimation hearing. For purposes of clarity, such copies will not be used by Grace and/or any Trust created in connection with this bankruptcy proceeding in connection with any proceeding for the allowance or disallowance of claims and/or in connection with any payment or approval process under the Trust without the written approval of the respective, affected claimants or the Court upon notice to the affected Claimants and an opportunity to be heard. Moreover, the confidentiality of all personal information reflected in the x-ray shall be maintained in confidence and not disclosed in any public proceeding or to any person except as necessary in connection with this proceeding.

6. On or before December 29, 2006, Grace will provide counsel with a list of Claimants who appear, in current Questionnaire responses, to have alleged, indicated that they have, or produced x-ray evidence concerning their cancer as described in Paragraph 1 above. Provided Grace makes its best effort to notify counsel pursuant to this paragraph, no Claimant will be excused from any of the obligations set out in this Order.

IT IS SO ORDERED.

*Judith K. Fitzgerald*

---

JUDITH K. FITZGERALD *JPC*  
United States Bankruptcy Judge

Wilmington, Delaware  
December 22, 2006



**MotleyRice**

Jeanette M. Gilbert

Licensed in NY

DIRECT DIAL 843.216.9311

DIRECT FAX 843.216.9430

JGilbert@motleyrice.com

January 5, 2007

Kirkland & Ellis LLP  
Attn: Barbara Harding, Esq.  
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Washington, D.C. 20005

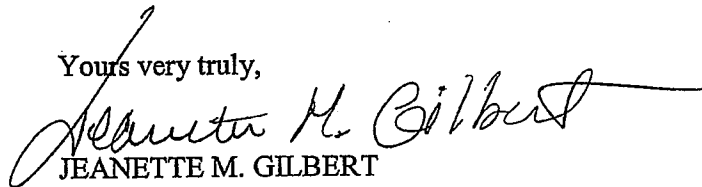
RE: W.R. Grace & Co., et al

Dear Ms. Harding:

Pursuant to the Order signed by Judge Fitzgerald on December 22, 2006, your firm was to provide to us a list of claimants represented by our firm who have asbestos-related cancer other than mesothelioma for whom you require X-ray's. This information was to have been received by our firm by December 29, 2006.

To date, we have not received such a request. Accordingly, we assume that the debtor has no need of X-rays from any of the claimants we represent. In light of this, we will not be providing any X-rays.

Yours very truly,



JEANETTE M. GILBERT

JMG\

cc. John Herrick, Esq.

www.motleyrice.com

Motley Rice LLC  
Attorneys at Law



MT. PLEASANT

28 BRIDGESIDE BLVD.  
P.O. BOX 1792  
MT. PLEASANT, SC 29465  
843-216-9000  
843-216-9450 FAX

BARNWELL

1750 JACKSON ST.  
P.O. BOX 365  
BARNWELL, SC 29812  
803-224-8800  
803-259-7048 FAX

PROVIDENCE

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P.O. BOX 6067  
PROVIDENCE, RI 02940  
401-457-7700  
401-457-7708 FAX

HARTFORD

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HARTFORD, CT 06103  
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860-882-1682 FAX

ATLANTA

600 WEST PEACHTREE ST.  
SUITE 800  
ATLANTA, GEORGIA 30308  
404-201-6900  
404-201-6959 FAX

4

## KIRKLAND & ELLIS LLP

AND AFFILIATED PARTNERSHIPS

655 Fifteenth Street, N.W.  
Washington, D.C. 20005

Brian T. Stansbury  
To Call Writer Directly:  
(202) 879-5969  
bstansbury@kirkland.com

(202) 879-5000  
www.kirkland.com

Facsimile:  
(202) 879-5200  
Dir. Fax: (202) 879-5200

January 11, 2007

### VIA FEDERAL EXPRESS

Jeanette M. Gilbert  
Motley Rice  
28 Bridgeside Blvd.  
Mt. Pleasant, SC 29465

Re: *In re WR Grace & Co.*, Case No. 01-01139 (JKF)

Dear Jeanette:

I am in receipt of your January 5, 2007 letter regarding the December 22, 2006 order issued in the above referenced matter. Pursuant to the Court's December 22, 2006 order, Grace notified counsel of "Claimants who appear, **in current Questionnaire responses**, to have alleged, indicated that they have, or produced x-ray evidence concerning their cancer" (emphasis added) and provided such counsel with a list of Claimants whom Grace believed were required to produce x-rays. Order at ¶ 6. In the letter sent to counsel, Grace specified how it arrived at a list of claimants. A copy of this letter is enclosed for your convenience.

As you are aware, your firm's clients did not properly identify the diseases they were alleging in their Questionnaires and are required to supplement their responses by January 12, 2007 pursuant to paragraph four of the Court's October 12, 2006 order. Therefore, Grace is unaware whether any claimants represented by your firm are affected by the Court's December 22, 2006 x-ray order. However, as Grace has made its best efforts to notify all counsel, none of your clients "will be excused from any of the obligations set out in this Order." Order at ¶ 6. Thus, pursuant to paragraph one of the December 22, 2006 order, each of your clients who is "alleging an asbestos-related cancer other than mesothelioma who, in a current Questionnaire response (or in a Questionnaire response filed on or before January 12, 2007) has produced, or alleged or indicated that he has x-ray evidence that the cancer is attributable to asbestos exposure [] must provide Grace with a copy of his or her chest x-ray that supports this allegation by January 30, 2007." Order at ¶ 1.

Please do not hesitate to contact me with any questions or concerns at the number listed above.

**KIRKLAND & ELLIS LLP**

Jeanette M. Rice  
January 11, 2007  
Page 2

Sincerely,



Brian T. Stansbury

BTS

Enclosures



pl  
4

## KIRKLAND & ELLIS LLP

AND AFFILIATED PARTNERSHIPS

655 Fifteenth Street, N.W.  
Washington, D.C. 20005

Barbara Mack Harding  
To Call Writer Directly:  
202 879-5081  
bharding@kirkland.com

202 879-5000  
www.kirkland.com

Facsimile:  
202 879-5200  
Dir. Fax: 202 879-5200

December 28, 2006

### VIA FEDERAL EXPRESS

Re: *In re W.R. Grace & Co.*, Case No. 01-01139 (JKF)

Dear Counsel:

You are receiving this letter because you represent clients with pre-petition asbestos personal injury claims against W.R. Grace & Co. ("Grace"). Pursuant to a recent order issued by U.S. Bankruptcy Judge K. Fitzgerald in the above referenced matter, all claimants alleging a non-mesothelioma malignancy who attribute their malignancy to exposure to asbestos and offer x-ray evidence in support of this allegation, are required to send copies of their chest x-rays to Rust Consulting by January 30, 2007. Attached is a list of your clients who, based on a review of the responses to the W.R. Grace Personal Injury Questionnaire ("Questionnaire"), are alleging a non-mesothelioma malignancy and have indicated that they have x-ray evidence that the cancer is attributable to asbestos ("Attachment A"). In addition, please find a copy of the Court's December 22, 2006 Order, which specifies your clients' obligations with respect to producing copies of their chest x-rays ("Order").

This letter and attached list constitute Grace's best efforts to notify all Claimants represented by you of their obligations with respect to the Court's December 22, 2006 Order. Order at ¶ 6. Grace identified the Claimants in Attachment A based on responses to certain questions and requests contained in the Questionnaires received by Rust Consulting as of December 1, 2006. Specifically, in compiling the list in Attachment A, Grace included all individuals who submitted Questionnaires listing you as an attorney and falling into any of the following categories:

- Any Claimant who made a claim for an asbestos related condition identified in Part II(1)(b), (1)(c), or (1)(f) of the Questionnaire and who indicated in Part II(1)(b), (1)(c), (1)(d), (1)(e) or (1)(f) of the Questionnaire that x-ray evidence would be offered in support of this claim;
- Any Claimant alleging a non-mesothelioma malignancy who provided information in Part II (3) or (4) of the Questionnaire;

Chicago

London

Los Angeles

Munich

New York

San Francisco

KIRKLAND & ELLIS LLP

December 28, 2006

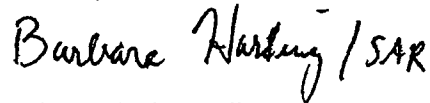
Page 2

- Any Claimant alleging a non-mesothelioma malignancy who failed to complete Part II (3) or (4) of the Questionnaire and instead responded "see attached;" or
- Any Claimant alleging a non-mesothelioma malignancy who, in Part IX of the Questionnaire, checked the box for "x-ray" or "x-ray reports/interpretations."

If upon review of the attached list of Claimants, you determine that you represent an individual who is "alleging an asbestos-related cancer other than mesothelioma who, in a current Questionnaire response (or in a Questionnaire response filed on or before January 12, 2007) has produced, or alleged or indicated that he has x-ray evidence that the cancer is attributable to asbestos exposure," but is not included in the attached list of Claimants, such Claimant is not "excused from any obligations" set out in the Court's December 22, 2006 Order." Order at ¶¶ 1, 6.

If you have any questions or concerns regarding the list of Claimants in Attachment A, or your or your clients' obligations under the Order, please contact Nathan Finch of the Personal Injury Committee, who is copied to this letter, or me. Mr. Finch can be reached in the following manner: Nathan D. Finch, Caplin & Drysdale, One Thomas Circle, NW, 27th Floor, Washington, DC 20005, Tel: (202) 862-5088. On behalf of Grace, I can be reached at (202) 652-3720 or at the above listed address.

Sincerely,

Handwritten signature of Barbara Mack Harding in black ink, followed by the initials "/SAR".

Barbara Mack Harding  
Counsel to W.R. Grace & Co.

BMH:sar

Enclosures

cc: Nathan D. Finch, Esq. (w/encls.)



# MotleyRice

John E. Herrick  
 Licensed in SC & MD  
 DIRECT DIAL 843.216.9100  
 DIRECT FAX 843.216.9440  
 JHerrick@motleyrice.com

January 16, 2007

Brian T. Stansbury  
 Kirkland & Ellis LLP  
 655 Fifteenth St, NW  
 Washington, DC 20005  
 Via Regular Mail and Facsimile (202) 879-5200

Re: *In re WR Grace & Co.*  
 Case No. 01-01139 (JKF)

Dear Mr. Stansbury:

I am in receipt of your letter of January 11, 2007, to Jeanette M. Gilbert of my office. I also have your attachment to that letter which is a December 28 letter from Barbara Mack Harding which is addressed to "Counsel." Please be advised that the first time Motley Rice LLC received the December 28, 2006 letter was as an attachment to your letter of January 11, 2007.

Paragraph 6 of Judge Fitzgerald's December 22, 2006 Order regarding chest x-rays contemplates that Grace would provide a list of the claims in which it was interested in looking at the chest x-rays. Motley Rice LLC has never been provided with such a list. In your letter, you suggest that my firm's responses to Questionnaires were somehow insufficient to allow Grace to make any determination as to whether or not claimants represented by my firm have x-ray evidence of underlying non-malignant asbestos-related disease to support the causation of their lung cancer and other asbestos-related cancer. This is simply not true. The vast majority of the Questionnaires Motley Rice LLC submitted for non-mesothelioma malignancy cases listed the cause of death in the Questionnaire itself. Grace neglected to review that response in using its "best efforts" to provide a list to my firm.

Further, each of the claims submitted by my firm contained, as an attachment, a "medical profile" which not only listed the disease but it also itemized the medical reports and records which support the claimant's diagnoses. As you well know, the Court has ruled that it is entirely proper for claimants to respond to Grace's Questionnaire by attachment. Apparently, Grace's "best efforts" did not include looking at the medical profile which was attached to each claim filed by Motley Rice LLC.

www.motleyrice.com

Motley Rice LLC  
 Attorneys at Law



MT. PLEASANT

28 BRIDGESIDE BLVD.  
 P.O. BOX 1792  
 MT. PLEASANT, SC 29465  
 843-216-9000  
 843-216-9450 FAX

BARNWELL

1750 JACKSON ST.  
 P.O. BOX 365  
 BARNWELL, SC 29812  
 803-224-8800  
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PROVIDENCE

321 SOUTH MAIN ST.  
 P.O. BOX 6067  
 PROVIDENCE, RI 02940  
 401-457-7700  
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 HARTFORD, CT 06103  
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 ATLANTA, GEORGIA 30308  
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 404-201-6959 FAX

Finally, Motley Rice LLC provided, again as attachments to the Questionnaires, copies of the medical records themselves that support claimants' diagnoses of asbestos-related diseases. These records included x-ray reports, B-reads and pathology reports, where appropriate. It is obvious that what Grace terms its "best efforts" did not include any review of the attachments to the Questionnaires, which Judge Fitzgerald has ruled proper procedure for responding to Grace's Questionnaire.

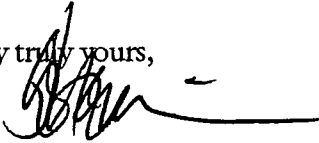
In sum, it is clear that W.R. Grace did not use its "best efforts" with respect to claims filed by claimants represented by Motley Rice LLC. This is not surprising, given Grace's consistent practice of attempting to force victims of its actions to expend valuable resources in compiling, for Grace, in the precise manner in which it wishes, information which has already been provided to Grace in the form held by the claimants. Accordingly, Motley Rice LLC believes that Grace, having failed to use its "best efforts" as required by paragraph 6 of Judge Fitzgerald's December 22, 2006 Order, has relieved claimants represented by Motley Rice LLC from complying with the balance of that Order.

Notwithstanding Grace's failures outlined above, Motley Rice LLC recognizes that Grace has the right to conduct discovery in the bankruptcy process and re-extends its offer to allow Grace to inspect any chest x-rays held by Motley Rice LLC at our offices at a mutually agreeable time. While this offer was made on a previous occasion, it is being renewed in accord with paragraph 3 of Judge Fitzgerald's December 22, 2006 Order. Also, in light of the fact that claimants represented by Motley Rice LLC are unaware of any process by which copies of a chest x-ray can be made to exactly duplicate an original film, neither claimants nor claimants' counsel are able to provide the certification referenced in paragraph 2 of Judge Fitzgerald's December 22, 2006 Order. Accordingly, please consider this letter to be the certification contemplated by paragraph 3 of the Judge's Order.

I would further note that medical literature in the area of asbestos-related diseases does not require that in order for one to be diagnosed with an asbestos-related malignancy, one must have underlying non-malignant asbestos-related disease which is visible by chest x-ray or CT scan. As you may know, the non-malignant disease related to asbestos exposure and the malignant disease related to asbestos exposure are two separate and distinct diseases. In other words, one does not necessarily lead to the other. The commonality of the two diseases is that both are caused by asbestos exposure. Further, there is no requirement in the common law that one must have an underlying non-malignant asbestos-related disease in order to make a claim for an asbestos-related malignancy. Accordingly, such documentation is not required in order to hold a valid personal injury claim against Grace.

If you have any questions about the foregoing, please contact me directly.

With best regards, I am

Very truly yours,  


John E. Herrick

JEH/js

cc: Jeanette M. Gilbert

6

KIRKLAND & ELLIS LLP

AND AFFILIATED PARTNERSHIPS

655 Fifteenth Street, N.W.  
Washington, D.C. 20005

(202) 879-5000

www.kirkland.com

Brian T. Stansbury  
To Call Writer Directly:  
(202) 879-5969  
bstansbury@kirkland.com

Facsimile:  
(202) 879-5200  
Dir. Fax: (202) 879-5200

January 18, 2007

**VIA FEDERAL EXPRESS**

John E. Herrick  
Motley Rice LLC  
28 Bridgeside Blvd.  
Mt. Pleasant, SC 29465

Re: *In Re W.R. Grace & Co.*, Case No. 01-01139 (JKF)

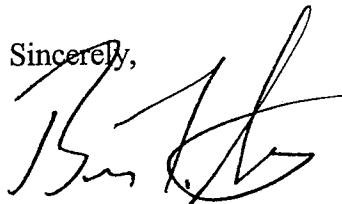
Dear John:

I am in receipt of your January 16, 2007 letter certifying that your firm will not be able to make the certification required by the December 22, 2006 Order issued by U.S. Bankruptcy Judge Judith K. Fitzgerald in the above referenced matter. Pursuant to paragraph three of that Order, Grace hereby requests that each of your clients subject to the Order "make his or her original x-ray available for inspection at [your] office within thirty (30 days) days . . . ." Order at ¶ 3.

Please be advised, as Grace articulated in its November 17, 2006 notice regarding the production of x-rays, the x-rays will be reviewed by three or more B-readers, and it will likely take several days before this review will be complete. Accordingly, we will contact you to arrange a time to review the x-rays pursuant to the Court's Order. In the meantime, please provide us with a list of claimants whose x-rays you intend to make available.

If you have any questions or concerns, please do not hesitate to contact me at the number listed above or on my cell phone at (703) 477-7558.

Sincerely,



Brian T. Stansbury



**MotleyRice**

Jeanette M. Gilbert  
Licensed in NY

DIRECT DIAL 843.216.9311

DIRECT FAX 843.216.9430

JGilbert@motleyrice.com

January 29, 2007

Mr. Brian T. Stansbury  
Kirkland & Ellis LLP  
655 Fifteenth Street, N.W.  
Washington, D.C. 20005

Re: In Re W.R. Grace & Co. – Production of X-rays

Dear Mr. Stansbury:

Pursuant to your letter dated January 18, 2007 directed to John Herrick, Esq. of this office, enclosed please find a spreadsheet of x-rays which our office is in possession of for those clients diagnosed with non-mesothelioma malignancies, where a Grace Proof of Claim and Questionnaire has been filed. The spreadsheet lists the client name, last four digits of the social security number and the location of the x-ray; either our Mt. Pleasant office (address above) or our Barnwell office, which is located at 1750 Jackson St., Barnwell, SC 29812.

Please note that the majority of the x-rays are located at the Barnwell office.

Kindly contact the undersigned, as soon as possible, to arrange a mutually convenient time for your B-readers to review. We would appreciate being informed also of which x-rays your consultants intend to review so we can have them readily available for review.

I can be reached at (843) 216-9311.

Yours very truly,

Jeanette M. Gilbert

JMG\

cc. John Herrick, Esq.

Enclosure(s)

www.motleyrice.com

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Attorneys at Law



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MT. PLEASANT, SC 29465  
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HARTFORD

ONE CORPORATE CENTER  
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HARTFORD, CT 06103  
860-882-1681  
860-882-1682 FAX

ATLANTA

600 WEST PEACHTREE ST.  
SUITE 800  
ATLANTA, GEORGIA 30308  
404-201-6900  
404-201-6959 FAX

1/29/2007

MRID	Last Name	First Name	SSN (last 4 digits only)	Location
028425.000	Abbott	Thompson	5246	Mtp
129389.000	Alford	George	0282	Barnwell
146119.000	Alonso	Francis	7600	Barnwell
146663.000	Ammirato	Albert	1682	Barnwell
133529.000	Andrews	Lester	3835	Mtp.
010729.000	Ard	Joseph	5712	Mtp
129427.000	Ash	David	9370	Barnwell
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150516.000	Ayala	Richard	8594	Barnwell
028242.000	Baker	Cletus	6821	Barnwell
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146152.000	Chadwell	Johnie	4639	Barnwell
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081208.000	Delaplane	Arthur	0366	Barnwell
142017.000	DOIRON	EDWARD	2430	Barnwell
129698.000	Domingo, Jr.	John sebastian	5408	Barnwell
143196.000	Drennan	James	8345	Barnwell
143883.000	Duncan	Shelly	5243	Mtp.
000219.000	Dunlap	Harmon	3453	Barnwell
146176.000	Duryea	William	1103	Barnwell



121813.000	Ealy	Charlie	0498	Barnwell
129718.000	Eames	Johnny	9555	Barnwell
129722.000	Edwards	Jack	0696	Barnwell
154101.000	Espinoza	Edward	7647	Barnwell
142538.000	Exley	Walter	9564	Barnwell
060301.000	Falls	Fred	3447	Barnwell
148323.000	Folsom	Harley	8823	Barnwell
146183.000	Fordham	Clarence	3480	Barnwell
154618.000	Freels	James	3159	Barnwell
129778.000	Freeman	Billy	2815	barnwell
143792.000	GAGNER	PHILIP	6926	Barnwell
146695.000	Garlington	Richard	5453	Barnwell
141688.000	GAUTREAU	ERENE	1418	Barnwell
000262.000	Gibbs	Samuel	6840	Barnwell
143889.000	Gidley	Bobby	8719	Barnwell
142199.000	GILBERT	RONALD	0872	Barnwell
006624.000	Gooding	Kenneth	6824	Barnwell
129872.000	Grant	A. B.	2991	Barnwell
133558.000	GRANT	RAYMOND	8420	Barnwell
121614.000	Griffin	George	0260	Barnwell
150547.000	Guajardo	Manuel	1830	Barnwell
114773.000	Hager	James	0394	Barnwell
010936.000	Harbert	Forrest	3657	Barnwell
150813.000	Harden	Charles	0306	Barnwell
124856.000	Hattaway	Lynn	5765	Barnwell
155329.000	Hayes	Thomas	8868	Barnwell
150669.000	Held	Norbert	2044	Barnwell
129961.000	Herrington	Benny	2449	Barnwell
148881.000	Hodges	Willie	8685	Barnwell
006846.000	Hoefflin	Harry	1165	Barnwell
146730.000	Howard	James	5314	Barnwell
152837.000	Howard	James	2195	Barnwell
146731.000	Howeller	Herman	1938	Barnwell
037357.000	Ingram	Everett	1137	Mtp
143784.000	IRISH	FREDERICK	1247	Barnwell
137769.000	Ishii	Kenzaburo	8189	Barnwell
024493.000	Jackson	James	7410	Barnwell
133631.000	Johnson	Jackie	5571	Mtp.
130211.000	Johnson, Sr.	Oris	9925	Barnwell
132204.000	Jones	James	1177	Barnwell
132203.000	Jones	Joe	5865	Barnwell
135285.000	Joyner	Harry	4505	Barnwell
148734.000	Justice	Garnet	0209	Barnwell
132718.000	Kennedy	William	9164	barnwell
137778.000	Kido	John	2918	Barnwell
007095.000	Kneller	Harold	7109	Barnwell
124526.000	Lafebre	Ted	3329	Barnwell
139736.000	Lafon	Clovis	9728	Barnwell
139542.000	Lafontaine	Clifton	6547	Barnwell
133578.000	LANE	ROGER	1244	Barnwell
130009.000	Lawman	Evelyn	8128	Barnwell
123972.000	Leavitt	Ned	8150	Barnwell

1/29/2007

142297.000	LEBRASSEUR	DAVID	7881	Barnwell
148894.000	Lenagar	Mark	0544	Barnwell
129928.000	Lewis	George	5788	Barnwell
124862.000	Lewter	William	6945	Barnwell
124854.000	Liles	Earl	8889	Barnwell
105982.000	Lopez	Julian	4083	Barnwell
114781.000	Lucas	Earl	6061	Barnwell
034201.000	Malcolm	Robert	0875	Mtp
129911.000	Martin	James	5813	Barnwell
132144.000	Martin	Willie	5990	Barnwell
154288.000	Martinez	Raymundo	6595	Barnwell
128046.000	Masengal	Bobby	8263	Barnwell
143421.000	Mason	Bennie	5162	Barnwell
155884.000	Massie	Fred	8899	Barnwell
129895.000	May	Prentice	3021	Barnwell
148765.000	Mcdaniel	Charles	3929	Barnwell
124916.000	McKnight	Billy	2052	Barnwell
133104.000	Miles	Jimmie	0888	Barnwell
143387.000	Minter	William	8095	Barnwell
124871.000	Myers	Carlston	4228	Barnwell
137227.000	Myers	Larry	8282	Barnwell
148770.000	Nichols	William	5090	Barnwell
224555.000	Payne	Jerry	7620	Mtp.
153842.000	Peterson	Lawrence	2364	Barnwell
133659.000	Porteous	Kenneth	4725	Mtp.
146680.000	Price	Dean	5255	Barnwell
140787.000	Pritchett	Grady	7785	Barnwell
145880.000	PROULX	LEO	0396	Barnwell
133118.000	Purvis	James	7439	Barnwell
135400.000	Rebouche	Robert	9666	Barnwell
275623.000	Reid	Harold	6903	Mtp.
130130.000	Revish	Johnny	8910	Barnwell
007906.000	Risk	Clyde	8324	Barnwell
152692.000	Roland	Alfonzo	0584	Barnwell
132858.000	Sanford	Bobby	0529	barnwell
148796.000	Sapp	Joseph	8873	Barnwell
008019.000	Savattone	Joe	0779	Barnwell
148777.000	Seymour	Fred	7788	Barnwell
130097.000	Shackelford	Harold	3708	Barnwell
136302.000	Shaw	David	4893	Barnwell
140579.000	Silva	Julio	6847	Barnwell
121839.000	Sisk	Richard	4788	Barnwell
142626.000	Skinner	Lamar	9657	Barnwell
146709.000	Smith	James	2647	Barnwell
153808.000	Smith	Jimmy	7005	Barnwell
143422.000	Stafford	Jack	9250	Barnwell
154446.000	Stevens	Robert	0683	Barnwell
129496.000	Storey	Mae	6875	Barnwell
088974.000	Stula	George	3745	Barnwell
137233.000	Swain	Edward	2184	Barnwell
137748.000	Tatsutani	Thomas	3568	Barnwell
005047.000	Taylor	James	2005	Mtp

1/29/2007

134093.000	Taylor	Joe	6046	Barnwell
005121.000	Titchenal	William	7379	Barnwell
129348.000	Trammell	Leslie	6109	Barnwell
149270.000	Turbeville	Jerry	4067	Barnwell
154177.000	Vincent	William	4743	Barnwell
145163.000	Ward	Jim	4421	Mtp.
155901.000	Webb	Louis	4393	Barnwell
146760.000	Wegner	Karl	0767	Barnwell
008521.000	Weitz	Donald	6026	Barnwell
149672.000	Weldon	Cramer	1795	Mtp.
012420.000	White	Norman	0868	Barnwell
149292.000	Williams	Bobby	0748	Mtp.
132954.000	Wilson	Joseph	0936	Mtp.
132899.000	Wilson	Oscar	6188	barnwell
036768.000	Windell	William	9385	Mtp
129411.000	Wink	Thomas	7568	Barnwell
137761.000	Yamashita	George	8415	Barnwell